## UNITED STATES DISTRICT COURT

DISTRIC	CT OF MASSAChuseTIJ
UNITED STATES OF AMERICA  V.  Defendant  I understand that charges are pending in the alleging violation of Supervised Release)  taken before a judge, who has informed me of the charge(s) are	
(1) retain counsel or request the assignment of counsel if I	- •
(2) an identity hearing to determine whether I am the per	
(3) a preliminary hearing (but only if I will be kept in cus violation occurred her) to determine whether there is	stody, and the hearing will only be held in this district if the alleged probable cause to believe a violation occurred; and
(4) a hearing under Rule 32.1(a)(6), Fed. R. Crim. P., in v custody.	which I have the burden of establishing my eligibility for release from
I HEREBY WAIVE (GIVE UP) MY RIGHT TO A	(N):
( ) identity hearing	
( ) preliminary hearing	
( ) identity hearing but request a preliminary hearing be he an order requiring my appearance in the prosecuting dis	ld in the prosecuting district and, therefore, consent to the issuance of strict where the charges are pending against me.
	Defendant (C)
APR 2.1 2005	Tiles M Deorbus
Date	Defense Counsel